TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING REJECTION OVER A PENDING SECOND APPLICATION

Docket No. PU2219

In re Application of:	SORACCO			
Application No.	10/709,914			
Filed:	6/4/04			
For:	MULTIPLE MATERIAL GOLF CLUB HEAD			
The owner, interest in the instant a	CALLAWAY GOLF (ept as provide	d below, the terminal part of th	0.00 percent ne statutory term of
defined in 35 U.S.C. 15- granted on pending sec The owner hereby agre- such period that it and a	the instant application, which was to 156 and 173 as shortened to 156 and 173 as shortened to 156 and 173 as shortened to 156 and 157 as that any patent so granted on the secone instant application and is binder.	by any terminal 10/709,247 n the instant ap nd application	disclaimer filed prior to the grand filed on specified on specified plication shall be enforceable are commonly owned. This again.	ant of any patent g 4/23/04 only for and during
In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 to 156 and 173 of any patent granted on the second application, as shortened by any terminal disclaimer filed prior to the patent grant, in the event that any such granted patent: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims cancelled by a reexamination certificate, is reissued, or in any manner terminated prior to the expiration of its full statutory term as shortened by any terminal disclaimer filed prior to its grant.				
Check either box 1 or 2, if appropriate.				
1. For submissions on behalf of an organization (e.g., corporation, partnership, university, government agency, etc.), the undersigned is empowered to act on behalf of the organization.				
I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful statements may jeopardize the validity of the application or any patent issued thereon.				
2.				
3. Owner/applicant	t is Small entity	☐ Large ent	ity	
The terminal disclaim	er fee under 37 CFR 1.20(d) is		and is to be paid as	follows:
☐ A check in the am	nount of the fee is enclosed.			
The Commissioner is hereby authorized to charge any fees which may be required, or credit any overpayment, to Deposit Account Number A duplicate copy of this sheet is enclosed.				
PTO suggested wording for terminal disclaimer was				
unchanged. changed (if changed, an explanation should be supplied.)				
Mulan	Signature	Dated:	Mg 12, 2006	
		1	certify that this document and fe	e is being deposited
Name and Address of Person Signing MICHAEL A. CATANIA			on 5-/3-06 with the U.S. Postal Service as first class mail under 37 C.F.R. 1.8 and is addressed to the Assistant Commissioner for Patents, Washington, D.C	
REGISTRATION NO. 36			20231.	
CALLAWAY GOLF COMPANY			Marson &	V.
2180 RUTHERFORD ROAD CARLEDONIA 02008 7228			Signature of Person Mailing O	Correspondence
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TEL: (760) 930-8493 FAX: (760) 930-5019			SUSAN GLEN	(N
EMAIL: MIKECA@CA	J.I.AWAYGOLF.COM		Typed or Printed Name of Person Mo	uiling Correspondence
Billian. Illian City City	EE/IIII COEI COIII			